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17	UNITED STATES DISTRICT COURT	
18	NORTHERN DISTRICT OF CALIFORNIA	
19	OAKLAN	ND DIVISION
20	STARDOCK SYSTEMS, INC.,	Case No.: 17-cv-07025-SBA
21	Plaintiff,	JOINT MOTION REQUESTING A STATUS CONFERENCE
22	VS.	
23	PAUL REICHE III and ROBERT FREDERICK FORD,	
24	Defendants.	
25		
2627	AND RELATED COUNTERCLAIM AND CROSS-COMPLAINT	
28		- 1 -
	IOINT MOTION REQUEST	TING A STATUS CONFERENCE

C17-CV-07025-SBA

1	Plaintiff-Counterdefendant Stardock Systems, Inc. ("Stardock") and Defendants-		
2	Counterclaimants Paul Reiche and Robert Ford ("Defendants") respectfully submit this Joint		
3	Motion requesting a status conference on December 12, 2018 at 2:00 p.m.		
4	Stardock's Motion to Modify the Scheduling Order and for Leave to File a Fourth		
5	Amended Complaint (Dkt. 82) and Defendants' Motion to Dismiss Counts Twelve and Thirteen		
6	of Stardock's Third Amended Complaint (Dkt. 76) both are scheduled to be heard at 2:00 p.m. on		
7	December 12, 2018. Also pending before this Court is Stardock's Administrative Motion to		
8	Modify the Scheduling Order (Dkt. 91), Deanna R. Kunze's Application for Admission of		
9	Attorney <i>Pro Hac Vice</i> (Dkt. 90), and Stardock's Motion for a Preliminary Injunction (Dkt. 56).		
10	The Parties respectfully request a status conference to address these additional pending motions		
11	and any other issues deemed appropriate by the Court.		
12	Respectfully submitted,		
13	Dated: December 6, 2018 NIXON PEABODY LLP		
14			
15	By: /s/ Robert A. Weikert		
16	Robert A. Weikert (Bar No. 121146)		
17	<u>rweikert@nixonpeabody.com</u> Dawn N. Valentine (Bar No. 206486)		
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26	Attorneys for Stardock Systems, Inc.		
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28	- 2 -		
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1	Dated: December 6, 2018	BARTKO ZANKEL BUNZEL & MILLER
2		
3		By: <u>/s/ Stephen C. Steinberg</u>
4		Stephen C. Steinberg (Bar No. 230656)
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ECF ATTESTATION I, Robert A. Weikert, am the ECF User whose ID and password are being used to file this JOINT MOTION REQUESTING A STATUS CONFERENCE. In accordance with Local Rule 5.1, concurrence in and authorization of the filing of this document has been obtained from Stephen C. Steinberg, counsel for Defendants, and I shall maintain records to support this concurrence for subsequent production for the Court if so ordered or for inspection upon request by a party. NIXON PEABODY LLP DATED: December 6, 2018 By: /s/ Robert A. Weikert Robert A. Weikert Attorneys for Plaintiff Stardock Systems, Inc. **ECF ATTESTATION**